

The Gazette of India



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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 16th November, 1960 :—

Issue No.	No. and date	Issued by	Subject
228	S. O. 2750, dated 11th November, 1960.	Ministry of Law.	The Registration of Electors Rules 1960.
229	S. O. 2751, dated 14th November, 1960.	Ministry of Finance.	Making an order of moratorium in respect of New Citizen Bank of India Ltd., Bombay.
230	S. O. 2752, dated 14th November, 1960.	Ministry of Information and Broadcasting.	Approval of films specified therein
231	S. O. 2794, dated 14th November, 1960.	Ministry of Finance.	The Central Civil Services (Revised Pay) Eighth Amendment Rules, 1960.
232	S. O. 2795, dated 16th November, 1960.	Ministry of Steel, Mines and Fuel.	Further amendment to S.O. 2172, dated 24th August, 1960.
233	S. O. 2796, dated 16th November, 1960.	Ministry of Law.	Declaration containing the name of the candidate elected by the elected members of the Uttar Pradesh Legislative Assembly.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 18th November 1960

S.O. 2801.—In pursuance of sub-sections (3) and (5) of Section 11 of the Port Haj Committees Act, 1932 (XX of 1932), the elections of Shri E. A. Bandukwala

and Shri Hakim F. K. Azami as Vice-Chairmen of the Port Haj Committee, Bombay, at the meeting of the Committee held on the 8th November 1960, are hereby approved and notified.

[No. F.29-A(10)-WANAR/60.]

P. N. KAJI, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 17th November 1960

S.O. 2802.—In pursuance of clause (3) of article 77 of the Constitution and of all other powers enabling him in this behalf, the President is pleased to make the following amendment in the Delegation of Financial Powers Rules, 1958 (Published as S.O. 2614 in the Gazette of India, dated the 20th December, 1958).

Amendment No. 77

In Schedule I to the Rules, under 'L—Ministry of Labour and Employment' insert the following:—

"8. Chairman, Mica Mines Labour Welfare Fund Advisory Committee for Andhra Pradesh."

"9. Chairman, Mica Mines Labour Welfare Fund Advisory Committee for Rajasthan."

(This amendment takes effect from the 2nd November, 1960).

[No. 19(11)-E.II(A)/60.]

C. R. KRISHNAMURTHI, Dy. Secy.

(Department of Expenditure)

New Delhi, the 17th November 1960

S.O. 2803.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendments in the Civil Service Regulations, namely:—

1. These Regulations may be called the Civil Service (Amendment) Regulations, 1960.

2. In the Civil Service Regulations, in the Schedule of appointments carrying additional pension appended to Article 475A,

(i) under the heading "A.—Upper Grade",—for the existing entries "Collectors, Imperial Customs Service", and "Collectors of the Central Excise", the following entries shall be substituted respectively, namely:—

"Collectors of Customs (if pay is not less than Rs. 2,000/-)".

"Collectors of Central Excise (if pay is not less than Rs. 2,000/-)";

(ii) under the heading "B. Lower Grade",—after the entry "Deputy Secretary (Budget) to the Government of India, Finance Department", the following entries shall be inserted, namely:—

"Collectors of Customs (if pay is less than Rs. 2,000/-)".

"Collectors of Central Excise (if pay is less than Rs. 2,000/-)".

2. The amendments shall be deemed to have taken effect on the 1st September, 1960.

[No. F. 21(1)-EV/60.]

DEVI DIYAL BHATIA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 16th November 1960

S.O. 2804.—Statement of the Affairs of the Reserve Bank of India, as on the 11th November, 1960.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	14,50,12,000
Reserve Fund	80,00,00,000	Rupee Coin	1,25,000
National Agricultural Credit (Long-term Operations) Fund	40,00,00,000	Subsidiary Coin	7,05,000
National Agricultural Credit (Stabilisation) Fund	5,00,00,000	Bills Purchased and Discounted :—	
		(a) Internal
		(b) External
		(c) Government Treasury Bills	19,95,19,000
Deposits :—			
(a) Government		Balances held abroad*	18,10,30,000
(1) Central Government	53,61,40,000	Loans and Advances to Governments**	34,81,24,000
(2) Other Governments	14,85,77,000	Other Loans and Advances†	125,98,89,000
(b) Banks	105,08,54,000	Investments	223,03,60,000
(c) Others	88,98,13,000	Other Assets	12,73,70,000
Bills Payable	24,93,13,000		
Other Liabilities	31,74,37,000		
RUPEES	449,21,34,000	RUPEES	449,21,34,000

*Includes Cash & Short-term Securities.

**Includes Temporary Overdrafts to State Governments.

†The item 'Other Loans and Advances' includes Rs. 8,14,50,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

Dated the 16th day of November, 1960.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 11th day of November, 1960.

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department	14,50,12,000		A. Gold Coin and Bullion :—		
			(a) Held in India	117,76,03,000	
Notes in circulation	1827,21,66,000		(b) Held outside India	
Total Notes issued		1841,71,78,000	Foreign Securities	123,00,89,000	
			TOTAL OF A		240,76,92,000
			B. Rupee Coin		128,89,17,000
			Government of India Rupee Securities		1472,05,69,000
			Internal Bills of Exchange and other commercial paper
TOTAL LIABILITIES		1841,71,78,000	TOTAL ASSETS		1841,71,78,000

Dated the 16th day of November, 1960,

H. V. R. IENGAR,
Governor.

[No. F.3(2)-BC/60.]

A. BAKSI, Jt. Secy.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 26th November 1960

S.O. 2805.—In exercise of the powers conferred by clause (a) of section 11 of the Sea Customs Act, 1878 (8 of 1878), the Central Board of Revenue hereby makes the following further amendment in its notification No. 29-Customs, dated the 2nd April, 1960, namely:—

In the Schedule annexed to the said notification, in column 3 against serial No. 5 for the entry "Albert Victor (with its sub-port Bherai)", the entry "Rajula" shall be substituted.

[No. 125.]

S.O. 2806.—In exercise of the powers conferred by section 12 of the Sea Customs Act, (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following amendments in its Notification No. 77-Cus, dated the 23rd July, 1960, namely:—

In the said Notification under the heading "Name of Port", the brackets and number (1), and the entry "(1) Mulki" shall be omitted.

[No. 126.]

M. C. DAS, Secy.

OFFICE OF THE SUPERINTENDENT OF CENTRAL EXCISE AND LAND CUSTOMS, VAPI

NOTICE

Vapi, the 14th November 1960

S.O. 2807.—Whereas it appears that the belowmentioned unclaimed goods which were seized by the Central Excise staff on 17th October, 1960, behind the Customs Chowkey No. 4 outside the Customs line were imported from Daman by land by an unauthorised route in contravention of section 5(1) of the Land Customs Act 1924 and the Government of India, Ministry of Commerce and Industry Imports (Control) Order No. 17/55 of 7th December, 1955, as amended and issued under section 3 and 4A of the Imports and Exports (Control) Act 1947 and deemed to have been issued under section 19 of the Sea Customs Act 1878.

2. Now therefore any person claiming the goods is hereby called upon to show cause to the Assistant Collector of Central Excise and Land Customs, Bombay Division III, Central Excise Building, Queen's Road, opposite Churchgate Station, Bombay, why the belowmentioned goods should not be confiscated under section 5(3) of the Land Customs Act 1924 and section 167(8) of the Sea Customs Act 1878 read with section 3(2) of the Imports and Exports (Control) Act 1947 and why a penalty should not be imposed on him under section 7(1)(c) of the Land Customs Act 1924 read with section 167(8) of the Sea Customs Act 1878.

3. If such an owner fails to turn up to claim the ownership of the belowmentioned goods or to show cause against the action proposed to be taken within 30 days from the date of the publication of this notice in the Government of India Gazette/Maharashtra Government Gazette, the goods in question will be treated as unclaimed property and the case will be decided accordingly, by the Assistant Collector of Central Excise and Land Customs, Bombay, III Division.

Description	Quantity	Value
Imco Trimplex Junior Mechanical Lighters Made in Austria.	39 Dozen.	2340/-
Two oil cloth bags.	2	4/-
Cotton bags, one silken colour and the other two are black in colour with embroidery.	3	1/-
		<hr/> 2345/-

[No. VIII(b)15-229/60.]

J. J. NEWLANDS,
Superintendent.

MINISTRY OF COMMERCE AND INDUSTRY*New Delhi, the 18th November 1960*

S.O. 2808.—In exercise of the powers conferred by sub-section (1) of section 9 of the Tea Act, 1953 (29 of 1953), the Central Government hereby appoints Shri A. J. Kidwai, a permanent Officer of the Selection Grade of the Central Secretariat Service and Deputy Secretary in the Ministry of Commerce and Industry, as Deputy Chairman, Tea Board Calcutta with effect from the afternoon of the 26th October, 1960.

[No. 1(48)Plant(A)/60.]

RUBBER CONTROL*New Delhi, the 21st November 1960*

S.O. 2809.—In exercise of the powers conferred by clause (c) of sub-section (3) of section 4 of the Rubber Act, 1947 (24 of 1947), read with sub-rule (3) of rule 3 of the Rubber Rules, 1955, the Central Government hereby notifies that the Government of Kerala has nominated Shri K. C. Sankaranarayanan, Director of Rubber Plantations, Government of Kerala, as a member of the Rubber Board, and directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 2084, dated the 6th October, 1958, namely;

In the said Notification, for the entry:—

“(2) Shri M. P. George, Chief Conservator of Forests, Government of Kerala, Trivandrum”

the following entry shall be substituted, namely:—

“(2) Shri K. C. Sankaranarayanan, Director of Rubber Plantations, Government of Kerala, Trivandrum.”

[No. F. 15(4)Plant(B)/58.]

COFFEE CONTROL*New Delhi, the 21st November 1960*

S.O. 2810.—Shri M. P. Appu Menon, Secretary, Coffee Board, Bangalore, was granted earned leave for four days from 31st October, 1960 to 3rd November, 1960, with permission to prefix Sunday, the 30th October, 1960.

Shri Menon resumed duty as Secretary, Coffee Board, Bangalore, on the forenoon of 4th November, 1960.

[No. 9(15)Plant(B)/60.]

B. KRISHNAMURTHY, Under Secy.

New Delhi, the 21st November 1960

S.O. 2811.—The following rules made by The Chamber of Commerce, Hapur, in exercise of the powers conferred on it by sub-section (1) of section 9A of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), and approved by the Central Government are hereby published as required by sub-section (2) of that section, namely:

Article 32.—No member other than a Trading Member, or his or its authorised representative, shall be entitled to vote in respect of any matter placed before the Chamber at any general meeting in which by reason of their functional interests only the Trading Members are actually interested. Every Member shall have one vote whether on a show of hands or at a poll except the Chairman who shall have, in addition, a casting vote.

Article 42.—(i) All the members of the Chamber shall be classified into panels of members approved by the Board with the previous approval of the Commission.

(ii) With the prior approval of the Commission, the Board may fix the qualifications of the members for entry into the various panels and in like manner alter and review such qualifications from time to time.

(iii) The Board, with the prior approval of the Commission shall finalise the number of panels into which the members of the Chamber shall be classified and fix the number of directors to be elected by each of the panels on the Board.

(iv) All existing members of the Chamber shall be included in one or the other of the panels mentioned above according to predominant interests of each of them.

(v) A member in the first instance may declare the panel to which he desires to belong, but the particular panel in which he will be included shall be decided as hereinafter provided.

(vi) The Board shall at all times have power to consider the question of altering the panel of a member either at the request of a member in respect of his allocation or at its own initiative on the basis of such information as it might have in its possession including such representations or objections as it might receive from a member in respect of another member regarding the latter's inclusion in a particular panel.

(vii) The Board shall at all times have power to obtain such information including representations or objections from a member in respect of another member regarding the latter's inclusion in a particular panel, as may be deemed proper and reasonable in order to determine the predominant interests of members.

(viii) No change in panel of any member shall take effect until after the elections are held, if such change has taken place during forty-five days preceding the day fixed for election of the directors.

(ix) In respect of allocation of a panel to a member, if there be agreement between the member concerned and the Board, as to the panel in which he should be included, the member shall be included in such panel provided that if there be a difference of opinion between the member concerned and the Board, regarding the panel in which he is to be included, he shall be included in the panel as may be decided by the Board in consultation with and with the approval of the Commission. The decision arrived at, in the manner provided herein, shall be binding on all members.

(x) The provisions herein before contained, regarding allocation of panel, shall also apply to a member who may hereafter apply to become a member of the Chamber.

(xi) No member shall be included in more than one panel.

(xii) The number of members in any panel is not restricted and the different panels may vary as to total number.

(xiii) Where a member ceases to carry on or alters the business entitling him to belong to any particular panel, he shall intimate to the Board of such change and the Board shall consider such intimation.

(xiv) Notwithstanding anything contained in the above clauses, the Commission, may, if in its opinion the interest of the trade so requires, direct the Board to review the classification of the members into various panels, and may also direct, if considered expedient to include a member in any particular panel and the Board, shall thereupon, take suitable steps to comply with the same.

(xv) No member or authorised representative shall stand for election from more than one panel.

[No 33(10)-TMP/FMC/60.]

K. V. VENKATACHALAM, Jt. Secy.

ORDERS

New Delhi, the 22nd November 1960

S.O. 2812/IDRA/18G/38/60.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the

Central Government hereby makes the following Order to amend the Cement Control Order, 1958, namely:—

1. This Order may be called the Cement Control (First Amendment) Order, 1960.
2. In the Schedule to the Cement Control Order, 1958—
 - (1) for the entry against serial No. 17, the following entry shall be substituted, namely:—

<i>Name of producer</i>	<i>Price per Metric Tonne</i>
"17. M/s. K. C. P. Ltd., Macherla,	61·97 (62·29)"

- (2) at the end, the following note shall be inserted, namely:—

"NOTE: The price specified within brackets against serial No. 17 above is the price per British Ton for the period beginning from the 1st January, 1960 and ending on the 30th September, 1960."

[No. Cem.8(35)/60.]

S.O. 2813/IDRA/18G/40/60.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following Order to amend the Cement Control Order, 1958, namely:—

1. This Order may be called the Cement Control (Second Amendment) Order, 1960.
2. In the Schedule to the Cement Control Order, 1958—
 - (1) for the entry against serial No. 11, the following entry shall be substituted, namely:—

<i>Name of producer</i>	<i>Price per Metric Tonne</i>
"11. M/s. Andhra Cement Co. Ltd., Vijayawada.	65·68 (66.02)";

- (2) at the end, the following note shall be inserted, namely:—

"NOTE: The price specified within brackets against serial No. 11 above is the price per British Ton for the period beginning from the 1st January, 1960 and ending on the 30th September, 1960."

[No. Cem. 8(33)/60.]

M. L. GUPTA, Under Secy.

CORRIGENDUM

New Delhi, the 19th November 1960

S.O. 2814.—In the Ministry of Commerce and Industry Order No. 1918, dated the 27th July, 1960 published in the Gazette of India, Part II Section 3 Sub-Section (ii), dated the 6th August, 1960:—

<i>For</i>	"4.	Shri K. Gopalaswamy M/s ^r Maize Products Ltd., Kathwada, Ahmedabad.	Owners	Member"
<i>Read</i>	"4.	Shri K. Gopalaswamy C. Doctor & Co. Ltd., P. B. No. 797, II, Bruce Street, Fort, Bombay-I.	Owners	Member"

[No. 1(2)IA(IV)/60.]

P. MADHAVAN NAIR, Under Secy.

(Office of the Jt. Chief Controller of Imports and Exports)

ORDER

Bombay, the 12th October 1960

S.O. 2815.—Whereas M/s. Shah Ratilal Jivabhai, 11-15, Vithal Wadi, Bombay-2, or any Bank or any other person have not come forward furnishing sufficient cause, against Notice No. 41(B)|V|7|2-60|C-1|60|CDN-II|2297, dated the 3rd September, 1960, proposing to cancel licence No. E554633|60|EI|CCI|B, dated the 9th April, 1960, valued Rs. 2,000 (Rupees Two Thousand Only) for the Import of Rubber Contraceptives from the Soft Currency Area except South Africa, granted to the said M/s. Shah Ratilal Jivabhai, 11-15, Vithalwadi, Bombay-2, by the Jt. Chief Controller of Imports and Exports, Bombay, Government of India, in the Ministry of Commerce and Industry, in exercise of the powers conferred by clause 9 of the Imports (Control) order, 1955, hereby cancel the said licence No. E554633|60|EI|CCI|B, dated the 9th April, 1960, to the extent of Rs. 1,004 (Rupees One Thousand and Four only), being the unutilized balance on the licence, issued to the said M/s. Shah Ratilal Jivabhai, 11-15, Vithalwadi, Bombay-2.

[No. 41(B)|V|7|2-60|C-1|60|CDN-II.]

N. H. NAGARWALLA,
Dy. Chief Controller.

(Department of Company Law Administration)

ORDER

New Delhi, the 17th November 1960

S.O. 2816.—Whereas the Central Government is satisfied that, for the purposes of securing co-ordination in policy and the efficient and economical expansion and working of fertilizer factories in the public sector in India, it is essential in the national interest that the Sindri Fertilizers and Chemicals Limited and the Hindustan Chemicals and Fertilizers Limited, being companies incorporated under the Indian Companies Act, 1913, which are engaged in the manufacture and production of fertilizers, should be amalgamated into a single company;

Now, therefore, in exercise of the powers conferred by Section 396 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following Order, namely:—

1. **Short title.**—This Order may be called the Fertilizers and Chemicals Companies Amalgamation Order, 1960.

2. **Definitions.**—In this Order, unless the context otherwise requires,—

(a) “appointed day” means the first day of January, 1961;

(b) “dissolved company” means the Sindri Fertilizers and Chemicals Limited.

3. **Amalgamation of the Companies.**—As from the appointed day, the undertaking of the dissolved company shall stand transferred to and vest in the Hindustan Chemicals and Fertilizers Limited which Company shall, immediately on such transfer be called The Fertilizer Corporation of India Limited (hereafter in this Order referred to as the Company resulting from the amalgamation).

Explanation.—The “undertaking of the dissolved company” shall include all rights, powers, authorities and privileges and all property, movable or immovable, including cash balances, reserves, revenue balances, investments and all other interests and rights in or arising out of such property as may belong to, or be in the possession of the dissolved company immediately before the appointed day and all books, accounts and documents relating thereto, and also all debts, liabilities and obligations of whatever kind then existing of the dissolved company.

4. **Transfer of certain items of property.**—For the purposes of this Order, all the profits of the dissolved company for the year 1959-60 and for the period from the 1st day of April, 1960, to the 31st day of December, 1960, and the revenue reserves of the dissolved company when transferred to the company resulting from the amalgamation under the provisions of this Order, shall respectively from part of the profits of the latter company for the said year and the said period and the revenue reserves of the said company.

5. Saving of contracts etc.—Subject to the other provisions contained in this Order, all contracts, deeds, bonds, agreements and other instruments of whatever nature to which the dissolved company is a party, subsisting or having effect immediately before the appointed day, shall be of as full force and effect against or in favour of the company resulting from the amalgamation, as the case may be and may be enforced as fully and effectually as if, instead of the dissolved company, the company resulting from the amalgamation had been a party thereto.

6. Saving of legal proceedings.—If, on the appointed day, any suit, appeal or other legal proceedings of whatever nature by or against the dissolved company is pending, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the transfer to the company resulting from the amalgamation of the undertaking of the dissolved company or of anything contained in this order, but the suit, appeal or other proceeding may be continued, prosecuted and enforced by or against the company resulting from the amalgamation in the same manner and to the same extent as it would or may be continued, prosecuted and enforced by or against the dissolved company if this Order had not been made.

7. Terms of transfer as respects shareholders in the dissolved company.—(1) As soon as may be after the appointed day, the company resulting from the amalgamation shall allot to every person registered as a shareholder in the dissolved company immediately before the appointed day as many shares in the company resulting from the amalgamation as are equivalent in number and value to the shares held by him in the dissolved company immediately before the appointed day.

(2) The company resulting from the amalgamation shall send by post to every person whose name is entered immediately before the appointed day in the register of shareholders in the dissolved company a notice giving particulars as to the allotment of new shares and on allotment letter for the new shares.

(3) Every shareholder in the dissolved company whose name appears in the register of shareholders in the dissolved company immediately before the appointed day shall be entitled on presentation, within two months from the date of receipt of the notice referred in sub-clause (2), of the allotment letter and the share certificate in respect of the shares held by him in the dissolved company, to receive in due course share certificates from the company resulting from the amalgamation.

(4) Any rights specified in sub-clause (3) shall, during the period beginning with the appointed day and ending with the day immediately preceding the day on which the company resulting from the amalgamation issues fresh share certificates to the shareholders of the dissolved company, be transferable in like manner as the shares in the company resulting from the amalgamation themselves are transferable, and the transferees of such rights shall be entitled on presentation within thirty days from the date of transfer, of the letter of allotment, the relative share certificate in the dissolved company and the document of transfer, to receive share certificates from the company resulting from the amalgamation in the same manner and to the same extent as the transferors would have been entitled.

8. Provision with respect to taxation.—All taxes in respect of the profits and gains of the business carried on by the dissolved company before the appointed day shall be payable by the Company resulting from the amalgamation to the same extent as they would have been payable by the dissolved Company if this Order had not been passed.

9. Provisions respecting existing officers and other employees of the dissolved company.—Every Officer or other employee (including within that expression "auditors" but excluding therefrom "directors") employed immediately before the appointed day in the dissolved company shall, as from the appointed day, become an officer or other employee, as the case may be, of the company resulting from the amalgamation and shall hold his office or service therein by the same tenure and upon the same terms and conditions and with the same rights and privileges as to pension or gratuity as he would have held the same under the dissolved company if this Order had not been made, and shall continue to do so unless and until he is duly removed from his employment in the company resulting from the amalgamation or until his terms and conditions of employment are duly altered by that company.

10. Position of directors of the dissolved company.—Every director of the dissolved company holding office as such immediately before the appointed day, shall be, as from the appointed day, a director of the company resulting from the

amalgamation and shall, subject to the provisions of the Articles of Association of the latter company, hold his office and act in all respects as if he had been duly appointed under the said articles.

11. Dissolution of Sindri Fertilizers and Chemicals Ltd.—Subject to the other provisions of this Order, as from the appointed day,—

- (a) the Sindri Fertilizers and Chemicals Ltd., shall be dissolved, and no person shall make, assert or take any claims, demands or proceedings against the dissolved company or against a director or an officer thereof in his capacity as such director or officer, except in so far as may be necessary for enforcing the provisions of this Order;
- (b) the right of every shareholder to or in respect of any share in the dissolved company shall be extinguished, and thereafter no such shareholder shall make, assert or take any claims or demands or proceedings in respect of any such share.

12. Consolidation of files by the Registrar of Companies.—The Central Government shall, as soon as may be after the issue of this order, send to each of the Registrar of Companies of Bihar, Delhi and Punjab, a copy of this Order together with a printed copy of the memorandum of the company resulting from the amalgamation, as altered by this order, on receipt of which the Registrars of Companies of Bihar and Punjab shall register the same, shall certify under their hand the registration thereof and shall forthwith despatch all documents registered, recorded or filed with either of them relating to the dissolved company or to the Hindustan Chemicals and Fertilizers Limited, as the case may be, to the Registrar of Companies, Delhi, who shall, on receipt of such documents, register this Order and shall certify under his hand the registration thereof, and shall place all documents relating to the dissolved company on the file of the company resulting from the amalgamation and consolidate them and shall keep such consolidated documents on his own file.

13. Memorandum and Articles of Association of the company resulting from the amalgamation.—The Memorandum and Articles of Association of the Hindustan Chemicals and Fertilizers Limited as they stood immediately before the appointed day shall, as from the appointed day, be the Memorandum and Articles of Association of the company resulting from the amalgamation, subject to the following modifications, namely:—

I. MEMORANDUM OF ASSOCIATION

- (1) For the heading, the following heading shall be substituted, namely:—

MEMORANDUM OF ASSOCIATION OF THE FERTILIZER CORPORATION OF INDIA, LIMITED.

- (2) For paragraphs I and II, the following paragraphs shall respectively be substituted, namely:—

"I—The name of the Company is the Fertilizer Corporation of India Limited (hereinafter called the company).

II—The Registered office of the company will be situated in the Union territory of Delhi."

- (3) In paragraph III, after sub-clause (e) of clause I, the following sub-clauses shall be inserted, namely:—

"(f) To amalgamate or enter into partnership or any joint purpose or profit sharing arrangement with and to co-operate in any way with or assist or subsidise any company, firm or person.

(g) To promote or concur in the promotion of any Company the promotion of which shall be considered desirable."

- (4) In paragraph III, in clause 13, for the words

"To establish, provide, maintain, and conduct or otherwise subsidise research laboratories and experimental workshops for scientific and technical research and experiments."

The following shall be substituted, namely:—

"To establish, provide, maintain, and conduct or otherwise subsidise research laboratories, design cells and experimental workshops for scientific and technical research, design work and experiments".

(5) In paragraph V,

(a) for the words and figures

"The authorised capital of the company is Rupees thirty crores divided into 3,00,000 shares of 1,000/- each",

the following shall be substituted, namely:—

"The authorised capital of the company is rupees seventy-five crores divided into 7,50,000 shares of Rs. 1,000/- each"

(b) for the table at the end, the following shall be substituted, namely:—

Name of subscriber	Address	No. of shares	Signature of witness
S. Ranganathan, Secretary to the Govt. of India in the Ministry of Commerce and Industry, for and on behalf of the President of India.	Min. of Commerce and Industry.	One	
Nagendra Bahadur, Joint Secretary to the Government of India, Ministry of Commerce and Industry New Delhi.	Min. of Commerce and Industry.	One	

Dated this

Day of

II. ARTICLES OF ASSOCIATION

(1) For the heading and the entry thereunder within brackets, the following shall be substituted, namely:—

"ARTICLES OF ASSOCIATION OF

THE FERTILIZER CORPORATION OF INDIA, LIMITED

(2) In article 1, for the definition of "The Company", the following definition shall be substituted, namely:—

"The Company" means the Fertilizer Corporation of India Limited.

(3) For Article 4, the following shall be substituted, namely:—

"4. The authorised capital of the Company is Rupees seventy five crores divided into 7,50,000 equity shares of Rs. 1,000 each."

(4) For sub-clauses (2) and (3) of Article 68, the following shall be substituted respectively, namely:—

"(2) At every annual general meeting of the Company all the Directors, except the Managing Director and Resident Director/s shall retire from office. The Managing Director and Resident Director/s shall retire on his/their ceasing to hold the office of the Managing Director and Resident Director/s. A retiring Director shall be eligible for reappointment.

"(3) The President shall have the power to remove any director including the Chairman, the Managing Director and Resident Director/s from Office at any time and in his absolute discretion."

(5) For article 69, the following shall be substituted, namely:—

"69. *Managing Directors.*—(1) For the conduct and management of the business of the company in general subject to the control and supervision of the Board of Directors, the President may empower the Chairman nominated under Article 77 to exercise the functions of the Managing Directors or appoint one of the Directors to be the Managing

Director who will be the Chief Executive Officer of the Company. The Chairman so empowered or the Managing Director so appointed may be authorised by the Board to exercise such powers and discretion in relation to the affairs of the company as are specifically delegated to him by the Board and are not required to be done by the Board of Directors of the Company at its general meeting.

- (2) The Chairman so empowered or the Managing Director so appointed shall be a whole-time employee of the company and shall be paid such salary and allowances as may be fixed by the President.

69A. Resident Director or General Manager of Unit.—(1) For administrative convenience, units of the company (Hereinafter referred to as the Constituent Units) may be formed in different localities. Each constituent unit shall be subject to the control and supervision of the Board of Directors. For the conduct and management of the business of each constituent unit, the President may, on the recommendation of the Board of Directors, appoint a Director to be the Resident Director of the unit or any person to be the General Manager of such unit.

(2) A Resident Director or the General Manager so appointed shall be a whole-time employee of the Company and shall be paid such salary and allowances as may be fixed by the President.

69B. Financial Advisers.—(1) There shall be a Financial Adviser and a Chief Accounts Officer at the headquarters of the company who shall be appointed by the President in his discretion.

(2) There shall also be a Financial Adviser and a Chief Accounts Officer for each of the constituent units of the company who shall be appointed by the President on the recommendation of the Board of Directors.

69C. Delegation of Powers.—The Board, may, from time to time, Delegate such of its powers as it may think fit to a Financial Adviser or a Chief Accounts Officer of any constituent unit and, subject to the approval of the President, to the Chairman, a Managing Director, a Resident Director, a General Manager, the Financial Adviser at headquarters or the Chief Accounts Officer at headquarters, subject to such terms, conditions and restrictions as the Board may think fit to impose; and the Board may, from time to time, revoke, amend or vary all or any of the powers so delegated.

(6) In article 121, for the table at the end, the following shall be substituted, namely:—

Name of Subscriber	Address	No. of Share	Signature of witness
S. Ranganathan, Secretary to the Government of India in the Ministry of Commerce and Industry for and on behalf of the President of India.	Ministry of Commerce and Industry.	One	
Nagendra Bahadur, Joint Secretary to the Govt. of India in the Ministry of Commerce and Industry New Delhi.	Ministry of Commerce and Industry.	One	

Dated the

Day of

Dated, New Delhi, the 17th November, 1960.

[No. 8/1/60-CLIII.]

By Order and in the name of the
President of India.

S. K. MITRA, Dy. Secy.

(Indian Standards Institution)

New Delhi, the 16th November 1960

S. O. 2817.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that amendments to the Indian Standard given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

SL No.	No. & Title of Indian Standard amended	No. & date of Gazette Notification, in which the establishment of the Indian Standard was notified	No. & date of the Amendment	Brief particulars of the Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)	(6)
1	IS : 1096-1957 Specification for Handloom Cotton Holland Cloth, Unscoured.	S.R.O. 3809, dated 30-11-57	Amendment No. 1 November 1960.	<p>(i) In clause 0.6 : (a) reference made to IS : 687-1956 has been deleted and substituted by the following:</p> <p>'IS : 765-1956 Method for Determination of Colour Fastness of Textile Materials to Mechanical Washing (Severe)'.</p> <p>(b) Please substitute 'IS : 686-1957' for '*IS : 686-' and also delete the footnote '*Under preparation'.</p> <p>(ii) Existing clause 5.5 has been deleted and substituted by a new clause.</p> <p>(iii) Existing sub-clause 5.5.1 has been deleted and substituted by a new sub-clause.</p> <p>(iv) At page 4, please delete the footnote '**Under preparation'.</p>	1 December 1960.

2 IS : 1099-1957 Specification for Handloom Cotton Lining Cloth, Dyed. S.R.O. 3809, dated 30-11-57 Amendment No. 1 November 1960.

(i) In clause 0.5: (a) reference made to IS: 687-1956 has been deleted and substituted by the following: 1 December 1960.

'IS : 765-1956 Method for Determination of Colour Fastness of Textile Materials to Mechanical Washing (Severe)'.

(b) Please substitute 'IS n-686-1957' for '*IS : 686-' and also delete the footnote '* Under preparation'.

(ii) Existing clause 5.5 has been deleted and substituted by a new clause.

(iii) Existing sub-clause 5.5.1 has been deleted and substituted by a new sub-clause.

(iv) At page 4, please delete the footnote '*Under preparation'.

3 IS : 1100-1957 Specification for Handloom Cotton Crepe, Bleached or Dyed. S.R.O. 211, dated 18-1-58 Amendment No. 1 November 1960.

(i) In clause 0.5: (a) the following has been added at the end of the list: 1 December 1960.

'IS : 765-1956 Method for Determination of Colour Fastness of Textile Materials to Mechanical Washing (Severe)'.

(b) Please substitute 'IS : 686-1957' for 'IS : 686-', and also delete the footnote '*Under preparation'.

(ii) Existing clause 5.5 has been deleted and substituted by a new clause.

(iii) Existing sub-clause 5.5.1 has been deleted and substituted by a new sub-clause.

(iv) At page 4, please delete the footnote '*Under preparation'.

(2)	(3)	(4)	(5)	(6)
4 IS : 1101-1957 Specification for Handloom Cotton Cellular Shirting, Bleached or Dyed.	S.R.O. 397 dated 1-2-58	Amendment No. 1 November 1960.	(i) In clause 0.6 : (a) the following has been added at the end of the list: 'IS : 765-1956 Method for Determination of Colour Fastness of Textile Materials to Mechanical Washing (Severe)'. (b) Please substitute 'IS : 686-1957' for '*IS : 686-'. Also delete the footnote '*Under preparation'. (ii) Existing clause 5.5 has been deleted and substituted by a new clause. (iii) Existing sub-clause 5.5.1 has been deleted and substituted by a new sub-clause. (iv) At page 4, please delete the footnote '*Under preparation'.	1 December 1960.
5 IS : 1242-1958 Specification for Handloom Cotton Shirting, Bleached, Dyed, Striped, Checked or Printed.	S.O. 2654 dated 27-12-58.	Amendment No. 1 November 1960.	In sub-clause 4.5.1(a), line 3, please substitute 'rating 5 or better' for 'rating 6 or better'.	1 December 1960.
6 IS : 1243-1958 Specification for Handloom Cotton Coating, Bleached, Dyed, Striped or Checked.	S.O. 2654 dt. 27-12-58.	Amendment No. 1 November 1960.	In clause 4.5.1(b), line 3, please substitute 'rating 4 or better' for 'rating 3 or better'.	1 December 1960.
7 IS : 1245-1958 Specification for Handloom Cotton Pyjama Cloth, Grey, with Stripes.	S.O. 2654 dated, 27-12-58.	Amendment No. 1 November 1960.	(i) In clause 0.5, the following has been added in the list of standards after IS : 686-1957: 'IS : 702-1956 Method for Determination of Colour Fastness of Textile Materials to Hypochlorite Bleaching'. (ii) Existing clause 4.5 has been deleted and substituted by a new clause.	1 December 1960.

				(vi) Existing sub-clause 4.5.1 has been deleted and substituted by a new sub-clause.	
8	IS : 1265-1958 Specification for Handloom Wool-len Tweed.	S.O.2654, dated 27-12-58	Amendment No. 1 November 1960.	(i) In clause 0.5, the following has been added in the list of standards, after IS : 688-1956: 'IS : 689-1956 Method for Determination of Colour Fastness of Textile Materials to Hot Pressing'. (ii) Existing clause 4.6 has been deleted and substituted by a new clause. (iii) Existing sub-clause 4.6.1 has been deleted and substituted by a new sub-clause.	1 December 1960.
9	IS : 1267-1958 Specification for Handloom Worsted Raffal Shawls.	S.O.2654, dated. 27-12-58	Amendment No. 1 November 1960.	(i) In clause 0.5, the following has been added in the list of standards after IS : 688-1956: 'IS : 689-1956 Method for Determination of Colour Fastness of Textile Materials to Hot Pressing'. (ii) Existing clause 4.6 has been deleted and substituted by a new clause. (iii) Existing sub-clause 4.6.1 has been deleted and substituted by a new sub-clause.	1 December 1960.
10	IS : 1268-1958 Specification for Handloom Worsted Lohis.	S.O.2654, dated.27-12-58	Amendment No. 1 November 1960.	(i) In clause 0.5, the following has been added in the list of standards, after IS : 688-1956: 'IS : 689-1956 Method for Determination of Colour Fastness of Textile Materials to Hot Pressing'. (ii) Existing clause 4.6 has been deleted and substituted by a new clause. (iii) Existing sub-clause 4.6.1 has been deleted and substituted by a new sub-clause.	1 December 1960.

Copies of these amendment slips are available, free of cost, with the Indian Standards Institution, "Manak Bhavan", 9, Mathura Road, New Delhi—1, and also at its Branch Offices at (i) 232, Dr. Dadabhoy Naoroji Road, Fort, Bombay—1, (ii) P-11, Mission Row Extension, Calcutta—1 and (iii) 2/21 First Line Beach, Madras—1.

[No. MD/13:5.]

S.O. 2818.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 1st November to 15th November 1960.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS:432—1960 Specification for Mild Steel and Medium Tensile Steel Bars and Hard-Drawn Steel Wire for Concrete Reinforcement (<i>Revised</i>).	IS:432—1953 Specification for Mild Steel and High Tensile Steel Bars and Hard-Drawn Steel Wire for Concrete Reinforcement.	This standard covers the requirements and the methods of test for rolled mild steel and medium tensile steel bars in round and square sections, and hard-drawn steel wire of medium strength used for reinforcement in concrete (Price Rs. 2.50).
2	IS:887—1960 Specification for Mutton Tallow	..	This standard prescribes the requirements and the methods of sampling and test for mutton tallow. (Price Rs. 1.50)
3	IS:1290—1960 Specification for Mineral Gypsum for Ammonium Sulphate and Cement Industries.	..	This standard prescribes the requirement for mineral gypsum for use in the ammonium sulphate and cement industries. (Price Rs. 1.50).
4	IS:1345—1960 Methods of Chemical Analysis of Printing Metals.	..	This standard covers the methods of chemical analysis of different grades of printing metal and the methods deal with the determination of tin, antimony, iron, copper, arsenic, nickel, aluminium and zinc as specified in IS:1357—1959. Lead is determined by difference. (Price Rs. 3.50).
5	IS:1397—1960 Specification for Kraft Paper.	..	This standard prescribes the requirements and methods of test for kraft paper for wrapping and general packing purposes. (Price Re. 1.00)
6	IS:1398—1960 Specification for Packing Paper Waterproof, Bitumen Laminated.	..	This standard prescribes the requirements and methods of test for bitumen laminated waterproof paper for general packing purposes. (Price Re. 1.00).

(1)	(2)	(3)	(4)
7	IS:1471—1960 Specification for Ferro Phosphorus.	..	This standard covers the requirements for ferro phosphorus used in the iron and steel industry. (Price Re. 1.00).
8	IS:1586—1960 Method for Rockwell Hardness Test (B and C Scales) for Steel.	..	This standard prescribes the method of conducting Rockwell hardness test (B and C Scales) for Steel. (Price Rs. 1.50)
9	IS:1589—1960 Specification for Oil, Cylinder	IS:311—1951 Specification for Oil, Cylinder, Pure, Mineral, Ordinary. IS:312—1951 Specification for Oil, Cylinder, Compounded, Ordinary. IS:313—1951 Specification for Oil, Cylinder, Pure Mineral, Super Heat. IS:314—1951 Specification for Oil, Cylinder, Compounded, Super Heat. IS:315—1951 Specification for Oil, Cylinder, Pure Mineral, Filtered. IS:316—1951 Specification for Oil, Cylinder, Compounded, Filtered.	This standard prescribes the requirements and methods of test for oils, cylinder suitable for the lubrication of cylinders of steam engines using steam at different temperatures. (Price Rs. 2.00).
10	IS:1591—1960 Glossary of Terms for Electrical Cables and Conductors.	..	This standard defines the terms used in Indian Standards relating to electrical conductors and cables. (Price Re. 1.00)
11	IS:1602—1960 Code for Type Testing of Variable speed Internal Combustion Engines for Automotive Purposes.	..	This code applies to type testing of normally aspirated variable speed internal combustion engines of the following types used for automotive purposes: (a) Compression ignition engines, and (b) Carburetor type engines. (Price Rs. 1.50).
12	IS:1611—1960 Method for Cotton Fibre Immaturity Count-Polarized Light Method.	..	This standard prescribes a method for determination of percentage of immature fibres in a sample of cotton with a polarizing microscope. (Price Rs. 1.50).

Copies of these Indian Standards are available, for sale with the Indian Standards Institution, "Manak Bhavan", 9 Mathura Road, New Delhi—1, and also at its branch offices at (i) 232 Dr. Dadabhoy Naoroji Road, Fort, Bombay—1, (ii) P-11 Mission Row Extension, Calcutta—1, and (iii) 2/21 First Line Beach, Madras—1.

[No. MD/13:2]
A. N. GHOSH,
Joint Director,

MINISTRY OF STEEL, MINES AND FUEL**(Department of Mines and Fuel)***New Delhi, the 21st November 1960*

S.O. 2819.—In exercise of the powers conferred by sub-section (1) of section 15 of the Coal Mines (Conservation of Safety) Act, 1952 (12 of 1952), read with rule 20 of the Coal Mines (Conservation and Safety) Rules, 1954, the Central Government hereby appoints Shri B. K. Ghosh, Chief Mining Engineer, Coal Board, as the Chairman of the Technical Advisory Committee (Mining) *vice* Shri S. Mukherjee, and makes the following further amendment in the notification of the Government of India in the Ministry of Steel, Mines and Fuel (Department of Mines and Fuel) No. S.O. 180, dated the 14th January, 1959, namely:—

In the said notification, in the first column, for the entry "Shri S. Mukherjee, Chief Mining Engineer and Member, Coal Board", the entry "Shri B. K. Ghosh, Chief Mining Engineer, Coal Board", shall be substituted.

[No. C5-4(5)/60.]

CHHEDI LAL, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE**(Department of Agriculture)***New Delhi, the 21st November 1960*

S.O. 2820.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), and in supersession of the Goat Hair Grading and Marking Rules, 1952, the Central Government hereby makes the following rules the same having been previously published as required by the said section, namely:—

"GOAT HAIR GRADING AND MARKING RULES, 1960"

1. Short title.—(1) These rules may be called the Goat Hair Grading and Marking Rules, 1960.

(2) They shall apply to hair obtained from goats in any part of India and of specified trade descriptions as set out in the Schedules to these rules.

2. Grade Designations.—The Grade designations to indicate the characteristics and quality of goat hair of specified trade description shall be those set out respectively in column 1 of Schedules I to IV to these rules.

3. Definition of Quality.—The definition of quality indicated by the Grade designations is specified in columns 2 to 4 of each of the Schedules.

4. Grade Designation Mark.—The Grade designation mark shall consist of (a) a label bearing a design (consisting of an outline map of India with the word 'Agmark' and the figure of rising sun with the word "Produce of India") and (b) grade designation comprising of grade and colour as shown in Schedule V to these rules. The colour of the printed lettering on the label shall be as set out in the said Schedule (*viz.* clipped goat hair red; mixed goat hair—green; tannery goat hair—black and pulled goat hair—blue).

5. Method of grading.—(1) Baling and marking of goat hair shall be done at goat hair pressing centres or ports according to the instructions issued from time to time by the Agricultural Marketing Adviser to the Government of India.

(2) Grade designation of bales shall be declared after analysing representative samples.

(3) A certificate of grading will be issued on a written request from the party by the Agricultural Marketing Adviser to the Government of India or any other officer authorised by him in this behalf.

6. Method of packing.—Goat hair shall be packed and securely closed in a manner prescribed by the Agricultural Marketing Adviser to the Government of India from time to time.

7. **Method of marking.**—The grade designation mark shall only be applied on full or half pressed bales or on cases containing dressed goat hair, as the case may be, in a manner approved by the Agricultural Marketing Adviser to the Government of India. In addition to the grade designation mark the following particulars shall be clearly indicated on the label:—

1. Serial No.
2. Trade description.
3. Place of packing.
4. Date of packing and marking.
5. Abbreviation of grade designation

In addition to the above, an authorised packer may stamp or write his private trade mark on the bale or package; provided that such trade mark represents the same description, quality and grade of hair as that indicated by the Agmark label and is duly certified by the Agricultural Marketing Adviser to the Government of India to that effect.

8. **Special conditions of authorisation.**—Goat hair of one grade only shall be packed in one lot. In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the undermentioned conditions shall be the conditions of every certificate of authorisation issued for the purpose of these rules:

- (a) The premises of authorised goat hair merchants and baling presses concerned shall be clean and tidy and shall provide adequate space and facilities for cleaning, sorting, baling, packing, weighing, storage, official inspection and marking of goat hair.
- (b) All instructions regarding method of sampling, testing, marking and inspection of goat hair before and after pressing or packing and maintenance of records thereof issued by the Agricultural Marketing Adviser to the Government of India from time to time shall be observed strictly by all concerned.

SCHEDULE I

Grade Designation & Definition of quality of Indian clipped Goat Hair

Grade Designation	Colour	Length	General Characteristics
Extra Long	White	Above 4"	1. Fibres shall be clean, dry in feel and not moist and shall not contain any extraneous matter like dirt, dust, sticks, etc., with a minimum yield of 75%. 2. Extra long hair shall contain a minimum of 60% of hair above 4" length. Long hair shall contain a minimum of 60% of hair above 3" in length. Medium hair shall contain a minimum of 60% of hair above 1½" in length. 3. Any admixture of pulled and/or tannery hair shall not be permitted.
Long	White	3"—4"	
Medium	White	1½"—3"	
Short	White	Less than 1½"	
Extra Long	Black	Above 4"	
Long	Black	3"—4"	
Medium	Black	1½"—3"	
Short	Black	Less than 1½"	
Extra Long	Grey	Above 4"	
Long	Grey	3"—4"	
Medium	Grey	1½"—3"	
Short	Grey	Less than 1½"	
Extra Long	@Coloured	Above 4"	
Long	@Coloured	3"—4"	
Medium	@Coloured	1½"—3"	
Short	@Coloured	Less than 1½"	

@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.

NOTE 1:—The following colour tolerance limits shall be allowed :—

(a) 10% of non-white in whites.

(b) 10% of non-black in blacks.

(c) White or black not falling under these categories will be treated as grey.

NOTE 2:—Admixture with disease infested goat hair shall not be permitted.

SCHEDULE II

Grade designation and definition of quality of Indian mixed Goat Hair (clipped-pulled)*

Grade Designation	Colour	Length	General Characteristics
Extra Long	White	Above 4"	1. Fibres shall be clean, dry in feel and not moist and shall not contain any extraneous matter like dirt, dust, sticks, etc., with a minimum yield of 75%.
Long	White	3"-4"	
Medium	White	1½"-3"	2. Extra long hair shall contain a minimum of 60% of hair above 4" in length.
Short	White	Less than 1½"	
Extra Long	Black	Above 4"	Long hair shall contain a minimum of 60% of hair above 3" in length.
Long	Black	3"-4"	
Medium	Black	1½"-3"	Medium hair shall contain a minimum of 60% of hair above 1½" in length.
Short	Black	Less than 1½"	
Extra Long	Grey	Above 4"	3. Any admixture of tannery hair shall not be permitted.
Long	Grey	3"-4"	
Medium	Grey	1½"-3"	
Short	Grey	Less than 1½"	
Extra Long	@Coloured	Above 4"	
Long	@Coloured	3"-4"	
Medium	@Coloured	1½"-3"	
Short	@Coloured	Less than 1½"	

*Mixed Goat hair shall mean goat hair containing a Mixture of clipped and pulled Goat hair in any proportion.

@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.

NOTE 1 :—The following colour tolerance limits shall be allowed :

(a) 10% of non-white in whites.

(b) 10% of non-black in blacks.

(c) White or black not falling under these categories will be treated as grey.

NOTE 2 :—Admixture with disease infested goat hair shall not be permitted.

SCHEDULE III

Grade designation and definition of quality of Indian Tannery Goat Hair

Grade Designation	Colour	Length	General Characteristics
Medium	White	Above 1½"	1. The fibre shall be clean, dry in feel and not moist and shall not contain any extraneous matter like dirt, dust, sticks, etc., with a minimum yield of 55%.
Short	White	Less than 1½"	
Medium	Black	Above 1½"	2. Medium hair shall contain a minimum of 60% of hair above 1½".
Short	Black	Less than 1½"	
Medium	Grey	Above 1½"	3. Tannery goat hair may contain other allied animal fibres to the extent of 50%.
Short	Grey	Less than 1½"	
Medium	@Coloured	Above 1½"	
Short	@Coloured	Less than 1½"	

@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.

NOTE 1 :—The following colour tolerance limits shall be allowed :—

(a) 10% of non-white in whites,

(b) 10% of non-black in blacks,

(c) White or black not falling under these categories will be treated as grey.

NOTE 2 :—Admixture with disease infested goat hair shall not be permitted.

SCHEDULE IV

Grade designation and definition of quality of Indian Pulled Goat Hair

Grade designation	Colour	Length	General Characteristics
Extra Long	White	Above 4"	1. Fibres shall be clean, dry in feel and not moist and shall not contain any extraneous matter like dirt, dust, sticks, etc., with a minimum yield of 75%.
Long	White	3"—4"	
Medium	White	1½"—3"	
Short	White	Less than 1½"	
Extra Long	Black	Above 4"	2. Extra long hair shall contain a minimum of 60% of hair above 4" in length.
Long	Black	3"—4"	
Medium	Black	1½"—3"	
Short]	Black	Less than 1½"	
Extra Long	Grey	Above 4"	Long hair shall contain a minimum of 60% of hair above 3" in length.
Long	Grey	3"—4"	
Medium	Grey	1½"—3"	
Short	Grey	Less than 1½"	
Extra Long	@Coloured	Above 4"	Medium hair shall contain a minimum of 60% of hair above 1½" in length.
Long	@Coloured	3"—4"	
Medium	@Coloured	1½"—3"	
Short	@Coloured	Less than 1½"	
			3. Any admixture of tannery hair shall not be permitted.

@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.

NOTE 1 :—The following colour tolerance limits shall be allowed :—

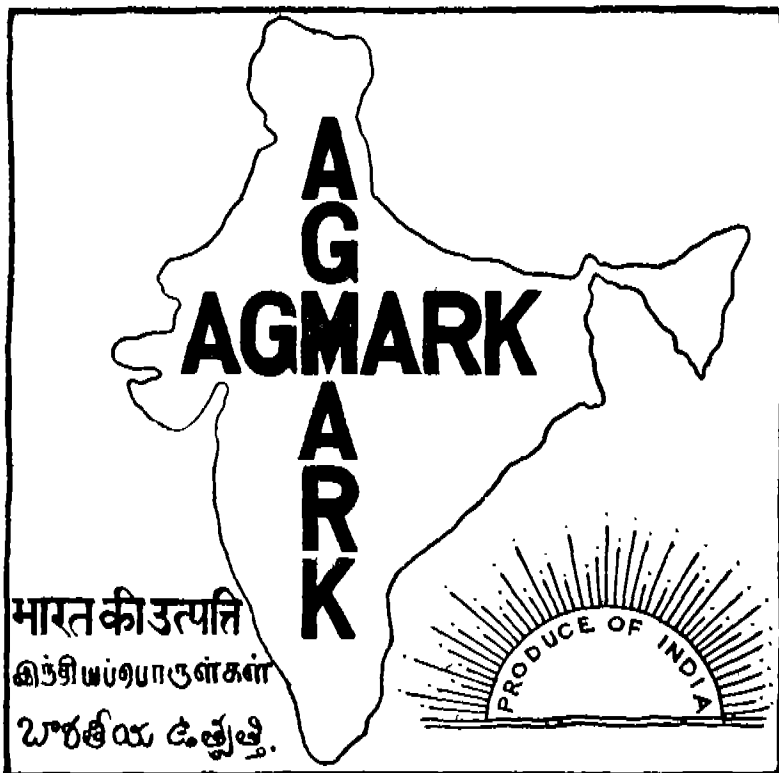
- (a) 10% of non-white in whites,
- (b) 10% of non-black in blacks,
- (c) White or black not falling under these categories will be treated as grey.

NOTE 2 :—Admixture with disease infested goat hair shall not be permitted.

SCHEDULE V

Grade Designation Mark for Goat Hair

Sr. No.



Grade Designation:—
Trade Description:—
Colour:—
Place of packing:—
Date of packing:—
Date of Marking:—

Sr. No.

Signature of the Inspecting Officer.

The colours of the printed lettering on the labels for different trade descriptions shall be as under :—

Trade description	Colour of printed lettering
Clipped goat hair . .	Red
Mixed goat hair . .	Green
Tannery goat hair . .	Black
Pulled goat hair . .	Blue.

No. _____

Sign. _____

[No. F. 17-27/60-AM.]

V. S. NIGAM, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 16th November 1960

S.O. 2821.—The following draft of certain further amendments to the Indian Oilseeds Committee Rules, 1947, which the Central Government proposes to make in exercise of the powers conferred by section 17 of the Indian Oilseeds Committee Act, 1946 (No. 9 of 1946), is published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 20th December, 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Indian Oilseeds Committee (Amendment) Rules, 1961.

2. Rule 30 of the Indian Oilseeds Committee Rules, 1947 (hereinafter referred as the said rules) shall be renumbered as Sub-rule (1) of that rule and after Sub-rule (1) as so re-numbered, the following sub-rule shall be inserted namely:—

“(2)—The owner of every mill shall maintain a raw material account in Form ‘C’ annexed to these Rules.”

3. After Form ‘B’ annexed to the said rules, the following Form shall be added namely:—

“Form ‘C’ [See Rule 30(2)].

**RAW MATERIAL ACCOUNT SHOWING THE DAILY ACCOUNT OF OILSEEDS
USED AND OIL EXTRACTED**

Date	Nuts/Oilseeds				Quantity of oil received after crushing	Oil Cakes		Re- marks
	Receipts from		Issues for			Quantity obtained	Quantity issued	
	De- corti- cator	Out- side	Crushing	Direct sales				
1	2(a)	2(b)	3(a)	3(b)	4	5	6	7
<i>Abstract at the end of the each month.</i>						<i>Seed</i>	<i>Oil</i>	<i>Oilcakes</i>
Balance in the beginning of the month					.	.	.	_____
Add receipts during the month					.	.	.	_____
Total					.	.	.	_____
Less issues during the month					.	.	.	_____
Balance at the end of the month					.	.	.	_____

Remarks: Separate account should be maintained for each variety of seeds.”

[No. 8-128/60-Com.II.]

AJUDHIA PRASADA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 17th November 1960

S.O. 2822.—The following draft of rules further to amend the Drugs Rules, 1945, which it is proposed to make after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by sections 6, 12 and 33 of the Drugs Act, 1940 (23 of 1940), is published as required by sections 12 and 33 of the said Act for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 28th February, 1961. Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Rules

1. These Rules may be called the Drugs (Amendment) Rules, 1960.
2. In the Drugs Rules, 1945:—
 - (a) in Rule 3A, the entry "(7) Penicillin" shall be omitted, and the entries (8) (9) shall be renumbered as (7) and (8) respectively;
 - (b) in Rule 76, in sub-rule (1) in clause (a), the word "or" shall be inserted at the end;
 - (c) for Rule 125, the following Rule shall be substituted, namely:—

"125. Standards for substances (other than food) intended to affect the structure or any function of the human body.

Contraceptives except mechanical ones.—The standards for these contraceptives shall be the formula approved as safe by the Central Government and displayed in the prescribed manner on the label on the container."

[No. F. 4-1/60-D.]

New Delhi, the 18th November 1960

S.O. 2823.—The following draft of certain further amendments in the Drugs Rules, 1945, which it is proposed to make, after consultation with Drugs Technical Advisory Board, in exercise of the powers conferred by Sections 12 and 33 of the Drugs Act, 1940 (23 of 1940), is published as required by the said sections for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 28th February, 1961.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendments

1. These rules may be called the Drugs (Amendment) Rules, 1960.
2. In Schedule K to the Drugs Rules, 1945, after entry 12, the following entry shall be inserted, namely:—

<p>"13. The following household remedies, namely</p> <ol style="list-style-type: none"> (a) Castor oil (b) lozenges, pills and tablets for cough. (c) Eucalyptus oil (d) Ointments including analgesic balms (e) Quinine tablets. 	<p style="text-align: center;">Extent of exemption</p> <p>The provisions of Chapter IV of the Act and the Rules thereunder which require them to be covered with a sale licence, subject to the following conditions:—</p> <ol style="list-style-type: none"> (a) the drugs are sold only in a village having population of not more than one thousand persons and where there is no licensed dealer under the Drugs Act; (b) the drugs do not contain any substance specified in Schedules E and L; and (c) the drugs are sold in the original unopened containers of the manufacturers."
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[No. F.1-30/60-D.]

M. K. KUTTY, Dy. Secy.

New Delhi, the 18th November 1960

S.O. 2824.—Dr. Om P. Gupta, Director, Dental College, Trivandrum, has been duly nominated by the Government of Kerala as a member of the Dental Council of India under clause (e) of section 3 of the Dentists Act, 1948 (16 of 1948), with effect from the 14th November, 1960, vice Dr. A. M. Clement whose term expired on the 13th November, 1960.

[No. F.3-2/60-MII.]

R. MURTHI, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Roads Wing)

New Delhi, the 15th November 1960

S.O. 2825.—In exercise of the powers conferred by section 5 of the National Highways Act, 1956 (48 of 1956), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Transport No. S.R.O., 1181, dated the 4th April, 1957, published in Part II, Section 3 of the Gazette of India dated the 13th April, 1957, namely:—

In the Schedule to the said notification, for Serial No. 4 and the entries against it in columns 2 and 3, the following serial numbers and entries shall be substituted, namely:—

- | | |
|--|---|
| <p>"4. So much of national highways No. 3 No. 4, No. 6, No. 7, No. 8 and No. 9 situated within the State of Maharashtra and national highway No. 50.</p> | <p>State Government of Maharashtra.</p> |
| <p>"4. So much of national highways No. 3, No. 4, situated within the State of Gujarat and national highways No. 8A and No. 8B.</p> | <p>State Government of Gujarat."</p> |

[No. PL-6(1)60.]

BRIJ RATAN LAL, Under Secy.

(Department of Transport)

(Transport Wing)

LIGHTHOUSES AND LIGHTSHIPS

New Delhi, the 19th November 1960

S.O. 2826.—In pursuance of sub-section (1) of section 4 of the Indian Lighthouse Act, 1927 (17 of 1927), the Central Government hereby appoints Shri I. G. Desai to be a member of the Central Advisory Committee for Lighthouses vice Shri S. N. Surve expired and makes the following further amendment to the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) S.O. 2631, dated the 20th November, 1959, namely:—

In the said notification, for item 11 in the list of members, the following item shall be substituted, namely:—

- "11. Shri I. G. Desai, M.L.A., President, Shree Gujarat Vahanvatu & Macchimar Sangh, Ganchiwad, Bulsar".

[No. 4-ML(1)/59.]

S. K. GHOSH, Dy. Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

ARCHAEOLOGY

New Delhi, the 19th November 1960

S.O. 2827.—Whereas the Central Government is of opinion that *ancient monument* specified in the Schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958) the Central Government hereby gives notice of its intention to declare the said *ancient monument* to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said *ancient monument* will be considered by the Central Government.

SCHEDULE

State	District	Sub-Division	Locality	Name of Monument	Revenue plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Orissa	Phulbani	Baudh	Gandharadhi	Temples of Nijamadhava and Sidheswara together with adjacent land in Survey Plot Nos. 516, 517, 518 and 519.	Whole of Survey Plot Nos. 516, 517, 518 and 519.	5.89 acres	<p><i>North</i>:—Survey Plot Nos. 513, 514 and 515 of Jagati Mauza.</p> <p><i>East</i>:—Survey Plot Nos. 526, 525, 522, 521 and 520 of Jagati Mauza.</p> <p><i>South</i>:—Survey Plot Nos. 47, 45, 44, 43, 42, 41 and 40 of Lakshmi Prasad Mauza.</p> <p><i>West</i>:—Survey Plot Nos. 39, 38, 21, 18 and 16 of Lakshmi Prasad Mauza.</p>	<p>Survey Plot Nos. 516 and 519—State Government.</p> <p>Survey Plot Nos. 517 and 518—Temple land through State Government.</p>	

[No. F. 4-25/60-C.1.]

S. J. NARSIAN,

Asstt. Edcl. Adviser.

MINISTRY OF WORKS, HOUSING AND SUPPLY*New Delhi, the 21st November 1960*

S.O. 2828.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby makes the following amendments in the Notifications of the Government of India in the Ministry of Works, Housing and Supply Nos. S.O. 307, dated the 28th January, 1959 and S.O. 1104, dated the 7th May, 1959, namely:—

- (i) In the table below notification No. 307 against Serial No. 37 delete the words "Shri R. P. Bharadwaj, I.A.S. Senior".
- (ii) In the table below notification No. 1104, dated 7th May, 1959 against Serial No. 18(b) delete the word 'Assistant' appearing before the words "Works Manager (Admn.), Gun Carriage Factory, Jabalpur."

[No. 14/3/60-Acc.]

N. VISVANATHAN, Under Secy.

MINISTRY OF RAILWAYS**(Railway Board)***New Delhi, the 15th November 1960*

S.O. 2829.—In exercise of the powers conferred by Section 82-B of the Indian Railways Act, 1890 (9 of 1890), read with sub-rule (1) of rule (4) of the Railway Accidents (Compensation) Rules, 1950, the Central Government hereby appoints the Civil Judge (Senior Division), Thana, who has been appointed as the *Ex-Officio* Claims Commissioner for enquiring into and determining all claims for compensation arising out of minor accidents occurring within his jurisdiction, as the *Ex-Officio* Claims Commissioner for enquiring into and determining, all claims for compensation arising out of minor accidents occurring within Greater Bombay also and makes the following amendment in the Notification of the Government of India in the Ministry of Railways (Railway Board) No. 893-TGIV/58/3 dated the 28th January, 1960, namely:—

In the Schedule annexed to the said notification, in the entry No. 6 in column 2 against "Bombay State", for the word "Thana", the words and brackets "Thana (claims arising out of minor accidents occurring within his jurisdiction as also claims arising out of accidents occurring within Greater Bombay)" shall be substituted.

[No. 60-TGIV/1026/10(IV).]

R. E. DE SA., Secy.

MINISTRY OF REHABILITATION**(Office of the Chief Settlement Commissioner)***New Delhi, the 21st November 1960*

S.O. 2830.—In exercise of the powers conferred by sub-section (i) of section 3 of Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. K. Jaiswal as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 8(123)/Admn. Reg.(G)/CSC/60.]

S.O. 2831.—In exercise of the powers conferred by Sub-Section (i) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Nawal Kishore Tandon as Assistant Settlement Officer for the purpose of performing the functions assigned

to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 8(212)/Admn.(R)(G)/CSC/60.]

KANWAR BAHADUR,

Settlement Commissioner (A) & *Ex-Officio*,
Dy. Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 21st November 1960

S.O. 2832.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act (44 of 1954), the Central Government hereby appoints for the State of Rajasthan, Shri G. R. Jetley as Managing Officer under the Regional Settlement Commissioner, Jaipur for the custody, management and disposal of compensation pool with effect from the date he took over charge of the post.

[No. 4(71)/Admn.(Prop.)/58/ARG.]

S.O. 2833.—In exercise of the powers conferred by Sub-Section (i) of Section 6 of the Administration of Evacuee Property, Act, 1950 (XXXI of 1950), the Central Government hereby appoints for the State of Bihar, Shri R. Dayal for the time being holding the post of Regional Settlement Commissioner, Patna as Custodian of Evacuee Property for the purpose of discharging the duties assigned to such officer by or under the said Act with effect from the date he took over charge of his office.

[No. 5(60)/ARG/60.]

S.O. 2834.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. Dayal, as Settlement Commissioner for the purpose of performing the functions assigned to such officer by or under the said Act with effect from the date he took charge of his office.

[No. 5(60)/ARG/60.]

S.O. 2835.—In exercise of the powers conferred by clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act No. 44 of 1954 the Central Government hereby appoints Shri M. B. Mathur, Managing Officer Grade II under the Regional Settlement Commissioner, Lucknow as Managing Officer, for the custody, management and disposal of compensation pool with effect from the date he took charge of his office.

[No. 7(18)/ARG/60.]

I. N. CHIB,

Dy. Chief Settlement Commissioner and
Ex-Officio Dy. Secy. for Secretary.

(Office of the Chief Settlement Commissioner)

New Delhi, the 21st November 1960

S.O. 2836.—In exercise of the powers conferred by Sub-Section (i) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954, (44 of 1954), the Central Government hereby appoints Shri R. K. Chaudhry as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 10(35)/Admn(R)/G/CSC/60.]

I. N. CHIB,

Dy. Chief Settlement Commissioner and
Ex-Officio Dy. Secy.

(Office of the Chief Settlement Commissioner)

ORDER

New Delhi, the 26th November 1960

S.O. 2837.—In exercise of the powers conferred on me by sub-section (2) of section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), I, S. W. Shiveshwarkar hereby delegate my powers to extend the period for the deposit of the balance of the purchase money or for furnishing

particulars of compensation applications of associates in the case of property purchased by auction or tender under the proviso to sub-rules (11) and (12) of Rule 90 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955 to Shri R. Dayal, Regional Settlement Commissioner, Patna.

[No. F. 4(5)Policy-I/60(Comp.).]

S. W. SHIVESHWARKAR,
Chief Settlement Commissioner.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 16th November 1960

S.O. 2838.—In exercise of the powers conferred by sub-section (1) of section 22F of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby directs that the provisions of the Payment of Wages Act, 1936 (4 of 1936), specified in column (1) of the Schedule below shall apply to claims arising out of deductions from, or delay in payment of, the wages payable to employees in the scheduled employments mentioned in Part I of the Schedule to the Minimum Wages Act aforesaid for which the Central Government is the appropriate Government (not being employees in respect of whose wages the Payment of Wages Act, 1936 is already applicable), subject to the modifications, if any, specified in the corresponding entry in column (2) of the Schedule below:

THE SCHEDULE

Provisions of the Payment of Wages Act, 1936	Modifications
(1)	(2)
Section 15:	In sub-section (2), reference to "this Act" shall be construed as reference to "the Minimum Wages Act, 1948 or the rules made thereunder". In sub-section (3),— (i) reference to "this Act" shall be construed as reference to "the Minimum Wages Act"; (ii) the words and figure "or other person responsible for the payment of wages under section 3" shall be omitted. In the proviso to sub-section (3), in clause (b), for the words "person responsible for the payment of the wages", the word "employer" shall be substituted. Sub-section (4) shall be omitted.
Section 16	For the words and figure "after the day fixed by section 5", the words "after the due date" shall be substituted.
Section 17	In sub-section (1), the expressions "or sub-section (4)" and "or other person responsible for the payment of wages under section 3", and the whole of clause (c) shall be omitted. In sub-section (2), the expression "or sub-section (4)" shall be omitted.

Section 17A	In sub-section (1), the words and figure "or other person responsible for the payment of wages under section 3", "or other person" and "or other person responsible for the payment of wages" shall be omitted.
Section 18	
Section 26	So much of section 26 as relates to the sections aforesaid.

[No. LWI-I-2(32)/58].

K. D. HAJELA, Under Secy.

New Delhi, the 16th November 1960

S.O. 2839.—In exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following further amendment in the Calcutta Dock Workers (Regulation of Employment) Scheme, 1956, the same having been previously published as required by the said sub-section, namely:—

Amendment

1. This Scheme may be called the Calcutta Dock Workers (Regulation of Employment) Amendment Scheme, 1960.

2. In the Calcutta Dock Workers (Regulation of Employment) Scheme, 1956, in clause 2, after sub-clause (3), the following sub-clause shall be inserted, namely:—

"(4) Nothing in this Scheme shall apply to any class or description of dock work and dock workers in relation to any ship of the Indian Navy".

[No. 522(1)/60-Fac.]

New Delhi, the 19th November 1960

S.O. 2840.—In exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following further amendments in the Calcutta Dock Workers (Regulation of Employment) Scheme, 1956, the same having been previously published as required by the said sub-section, namely:—

Amendments

1. This Scheme may be called the Calcutta Dock Workers (Regulation of Employment) Amendment Scheme, 1960.

2. In the Calcutta Dock Workers (Regulation of Employment) Scheme, 1956, hereinafter referred to as the said Scheme, in clause 3, for item (o), the following item shall be substituted, namely:—

"(o) 'registered employer' means a stevedore whose name is, for the time being, entered in the employers' register."

3. In the said Scheme, in sub-clause (1) of clause 15, for item (a), the following item shall be substituted, namely:—

"(a) There shall be a register of employers, deemed to have been registered or registered, under item (b) or item (c), as the case may be."

4. In the said Scheme, in sub-clause (2) of clause 18, for item (i), the following item shall be substituted, namely:—

"(i) Subject to items (ii) to (v), tally clerks who were, on the 8th October, 1956, in permanent employment of—

- (i) Shipping Companies; or
- (ii) Shipping Agents; or
- (iii) Contractors of tally clerks; or
- (iv) Stevedores,

on a monthly salary basis shall not be registered, but they can work without being registered:

Provided that the contractors of tally clerks, who were carrying on business as suppliers of tally clerks to vessels on the date aforesaid, shall be allowed such time as the Board may deem adequate to enable them to absorb such of the tally clerks as were in their employment on that date, in permanent employment on a monthly salary basis, and the names of such tally clerks, if already registered, shall be removed from the Reserve Pool register from the date they are absorbed by the contractors on a permanent basis."

[No. 523(5)/60-Fac.]

New Delhi, the 22nd November 1960

S.O. 2841.—In pursuance of clauses (a) and (b) of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby nominates the Additional Secretary to the Government of Madras, Industries, Labour and Co-operation Department as Chairman of the Regional Committee set up for the State of Madras and the Additional Deputy Secretary to the Government of Madras, Finance Department as member of the said Committee, *vice* Shri S. R. Kaiwar, I.C.S., and Shri D. J. C. Devakadakcham, respectively and directs that the following further amendments shall be made in the notification of the Government of India, Ministry of Labour No. S.R.O. 3381, dated the 2nd November, 1954, namely:—

In the said notification, for the entries (1) and (3), the following entries shall respectively be substituted, namely:—

- (1) Additional Secretary to the Government of Madras, Industries, Labour and Cooperation Department, Fort St. George, Madras.
- (2) Additional Deputy Secretary to the Government of Madras, Finance Department, Fort St. George, Madras.

[No. 10(7)/60-PF.II.]

S.O. 2842.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri J. Subbuswami, I.A.S., as Regional Provident Fund Commissioner for the whole of the State of Madras, *vice* Shri M. V. S. Chowdary, Assistant Provident Fund Commissioner. Shri J. Subbuswamy, I.A.S. shall work under the general control and superintendence of the Central Provident Fund Commissioner.

[No. 31(723)60/PFI.]

P. D. GAIHA, Under Secy.

New Delhi, the 17th November 1960

S.O. 2843.—In exercise of the powers conferred by sub-section (2) of section 1 of the Plantations Labour (Amendment) Act, 1960 (34 of 1960), the Central Government hereby appoints the 21st day of November, 1960 as the date on which the said Act shall come into force.

[No. F. PL-9(5)/60.]

S.O. 2844.—In pursuance of section 16 of the Employees' State Insurance Act, 1948 (34 of 1948) and in continuation of this Ministry's notification No. HI-5(22)/59, dated the 10th July, 1959, the Central Government extends the term of re-employment of Shri V. R. Mahadevan as Chief Accounts Officer in the Employees' State Insurance Corporation, for a further period from the 15th December, 1960 to the 1st April, 1961.

[No. F. HI-5(6)/60.]

New Delhi, the 19th November 1960

S.O. 2845.—In exercise of the powers conferred by section 73-B of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following amendment

in the notification of the Government of India in the Ministry of Labour and Employment No. HI-1(106)/56 dated the 26th June, 1959, namely :—

In the Table annexed to the said notification—

(1)	(2)	(3)
(i) for the existing entry relating to Bihar, the following entry shall be substituted, namely :—		
Bihar	Presiding Officer, Bihar Industrial Tribunal.	State of Bihar excluding the areas within the respective jurisdiction of the Employees' Insurance Courts at Patna, Monghyr, Darbhanga, Purnea, Arrah (Shahbad) and Ranchi.
(ii) for the entries relating to Bombay the following entries shall be substituted, namely :—		
Gujarat	<ol style="list-style-type: none"> 1. Presiding Officer, Labour Court, Ahmedabad. 2. All Civil Judges (Junior Division) and where there are no Civil Judges (Junior Division), Civil Judges (Senior Division), except the Civil Judges (Senior Division) and the Civil Judges (Junior Division) exercising jurisdiction within the City Taluka of the Ahmedabad District. 	<p>City Taluka of the Ahmedabad District.</p> <p>The areas within the limits of their respective jurisdiction.</p>
Maharashtra	<ol style="list-style-type: none"> 1. The Judge of the Small Causes Court, Poona. 2. All Civil Judges (Junior Division) and where there are no Civil Judges (Junior Division), Civil Judges (Senior Division), except the Civil Judges (Senior Division) and Civil Judges (Junior Division) exercising jurisdiction within the following areas :— <ol style="list-style-type: none"> (1) The area falling within the jurisdiction of the Judge of the Small Causes Court, Poona. (2) The area within the limits of the Municipal Corporation of Greater Bombay and Thana, Kalyan and Bhiwandi Talukas of Thana District. (3) The local area comprised within the limits of the City of Nagpur Corporation. (4) The Akola Municipal Limits. (5) The Hinganghat Municipal Limits. 	<p>The area within the limits of his jurisdiction.</p> <p>The areas within the limits of their respective jurisdiction.</p>

(1)

(2)

(3)

(iii) for the entries relating to Mysore and Uttar Pradesh, the following entries shall respectively be substituted, namely :—

Mysore	Presiding Officer, Labour Court, Bangalore.	State of Mysore excluding the areas within the jurisdiction of Employees' Insurance Courts at Bangalore and Hubli.
Uttar Pradesh	1. Assistant Labour Commissioner, Allahabad.	Allahabad Region, consisting of districts of Allahabad (excluding the areas within the Municipal limits and Cantonment limits of Allahabad and the revenue villages of Sipahdarganj and Mundera situated in Pargana and Tahsil, Chail, and Naini, Mahewa Patti Purab Uparhar, Chak Ataullah and Chaka, Chak Dondi, Chak Daudnagar and Chak Lal Mohammad Befikar, all situated in Pargana Arail, Tehsil Karchhana in Allahabad District, Banda, Varanasi, Mirzapur, Pratapgarh, Sultanpur, Jaunpur, Ghazipur, Ballia and Fatehpur.
	2. Regional Conciliation Officer, Gorakhpur.	Gorakhpur Region consisting of the districts of Baraich, Gonda, Azamgarh, Basti, Gorakhpur and Deoria.
	3. Assistant Labour Commissioner, Lucknow.	Com- Lucknow Region, consisting of rural circle (excluding the area within the jurisdiction of Lucknow Municipality the Cantonment Board, Lucknow and the Notified Area Committee of Alambagh-Charbagh and the area comprising of revenue villages of Baragawan, Amausi, Anaura and Gauri in Lucknow Tehsil) and including the districts of Lucknow, Sitapur, Kheri, Hardoi, Unnao, Rao Bareilly, Bara Banki and Faizabad.
	4. Assistant Labour Commissioner, Agra.	Com- Agra Region consisting of rural circle [excluding the area within the jurisdiction of Agra Municipality, the Cantonment Board, Agra and the area comprising of revenue villages of Bodla, Jaganpur (Dayalbagh) and Havaghar in Agra Tehsil] and including the districts of Agra, Aligarh, Etawah, Mainpuri, Mathura and Jhansi proper.
	5. Assistant Labour Commissioner, Bareilly.	Com- Bareilly Region, consisting of the districts of Bareilly, (excluding the area within the Municipal limits and the Cantonment area Bareilly and Clutterbuckganj in Tehsil and District Bareilly), Etah, Shahjahanpur, Naini Tal, Garhwal, Rampur, Moradabad, Badaun, Pilibhit, Bijnor, Almorah and Tehri-Garhwal.

(1)	(2)	(3)
6. Assistant Labour missioner, Meerut.	Com-	Meerut Region consisting of the districts of Dehra Dun, Saharanpur, (excluding the area within the jurisdiction of the Saharanpur Municipality and the area comprising of the revenue villages of Sheikhpura Kadeem, and Durra Sheopuri in Saharanpur Tehsil), Muzaffarnagar, Meerut and Bullandshahr.
7. Assistant Labour missioner, Kanpur.	Com-	Kanpur Region, consisting of rural circle including all stations on Kanpur-Jhansi line up to Jhansi (excluding Jhansi proper and are within the jurisdiction of the Kanpur Municipality, the Cantonment Board, Kanpur, and the Notified area Committee of Juhi and the area comprising the villages of Jajmau (Bazidpur), Gajjampur and Muzaffarpur, in Tehsil Kanpur), and including the Districts of Jalaun, Hamirpur and Farrukhabad."

[No. HI-I (24)/60]

BALWANT SINGH, Under Secy.

New Delhi, the 18th November 1960

S.O. 2846.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Tata Iron and Steel Company Limited, Jamadoba and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,
DHANBAD.

REFERENCE NO. 34 OF 1960.

PARTIES:

Employers in relation to the Tata Iron and Steel Co., Ltd., Jamadoba, P.O. Jealgora, Dt. Dhanbad.

AND

Their workmen.

PRESENT:

Shri G. Palit, M.A., B.L., *Chairman.*

Central Government Industrial Tribunal, Dhanbad.

Dhanbad, the 8th November 1960.

APPEARANCES:

Shri G. Prasad, Chief Personnel Officer, *for the employers.*

Shri Pritish Chandra, General Secretary, Tata Collicries Workers Union, *for the workmen.*

STATE: Bihar.

INDUSTRY: Coal.

AWARD

The Government of India, Ministry of Labour and Employment, by its Order No. 2/110/59-LR. II, dated the 21st July, 1960, referred in exercise of the powers

conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, (XIV of 47) to the Central Government Industrial Tribunal at Dhanbad presided over by me for adjudication concerning the matter given in the schedule below:—

"Whether the demand of the ash trammers of Jamadoba Power Station for payment of Category VI wages prescribed in the Award of the All India Industrial Tribunal (Colliery Disputes) as modified by the decision of the Labour Appellate Tribunal is justified? If so, from what date after 16th April, 1959, such wages should be paid?"

2. It is admitted that the case of the ash trammers of Jamadoba Power House is not covered by the award of the All India Industrial Tribunal (Colliery Disputes). So the scope of the issue is not what should be the wages of these ash trammers under the said Coal Award. It is rather an open question for the Tribunal to decide whether the claim of Rs. 1-6-0 per day of the trammers can be allowed in the present case or whether it should be Rs. 1-4-0 per day as is given by the management at present. The basis of the claim of the workmen is that the duties which they are required to perform involve more hazard and strain than the work that is ordinarily done by the trammers. The trammers have been assigned grade IV under the Coal Award. So the workmen contend that they should be given wages on a higher scale. They accordingly claim the wages as provided under Category VI of Appendix XII of the Coal Award.

3. Before I actually go into the merit of the workmen's claim for higher wages, I think it worth my while to point out that it is a management function to determine the wages of the workmen employed by it. But if there is any dispute in the industrial unit centering round the point of wages, the Industrial Tribunal on a proper reference can resolve the said dispute, as it relates to condition of labour mentioned in the definition of 'industrial dispute' in Industrial Disputes Act, 1947 as per Section 2(k). If the wages fixed involve disparity and foment discontent among a section of workmen, then it is up to the Tribunal to settle the dispute and promote peace.

4. If I turn to the report of the Conciliation Officer enumerating the duties given before him by the union representative, I find that the ash trammers are required (1) to push empty and loaded tubs of ashes drawn out from the boiler, (2) to open and close the ash bunkers for bringing out burning ashes with the help of a poker, (3) to pour water on the boiling ashes, (4) to fix up the tubs with the haulage rope, (5) to open three gates on the tram-line, (6) to re-rail fallen tubs if any, on the line, and (7) to unload ashes finally in the dumping ground. The Conciliation Officer states that he had visited the Power Station on 17th June 1959 and checked up the work of the ash trammers. Next, if I turn to the management's version I do not find that the duties enumerated above have been seriously challenged. During the trial all that I get from the management is that the empty ash tubs are put by the ash trammers under the boiler hopper. If the ash is not totally drawn out by opening the ash bunkers, then it is to be poked by means of a long pick. Then there is one device fixed on to the ash hopper from which water is poured on the boiling ashes. In this way the heat of the burning embers is brought down considerably. Next, these ash tubs are pushed. They are placed under the bank of the cooling place. There is also a device there by which water is sprayed on these tubs to quench the fire completely. To do the process quicker hose-pipes are used sometimes by the ash trammers. Then the tubs are pushed on to the first drop gate. It is fixed there to the haulage rope end by means of clipping. The gate has got to be opened by releasing the horizontal rail bar fixed there as a safety measure. Then the ash tubs which are coupled together, generally three in number are pulled up by the haulage rope to the second drop gate. There again the gate is opened. The clips are detached. Six trammers who are placed on the top there, next push these tubs on to the dumping ground. The distance travelled is generally 150 feet and more, the gradient being 1 foot in 900 feet. The workmen complain that the gate doors are pretty heavy and require effort just to open and close them. If the ash tubs get derailed on the way, then the ash trammers are required to put them on the line. But if the ash tubs go down the embankment, then the tindals are there to render assistance. Now, if I compare the duties done by these ash trammers with the duties done by the ordinary coal trammers, I get that though the ordinary trammers had to push tubs which are considerably greater in size than the ash tubs and the total tonnage of coal carried by the trammers is as a matter of fact greater than the tonnage of ashes transported by the ash trammers, yet the duties of the ash trammers are certainly more hazardous and strenuous. Not only do they have to push the ash tubs as trammers do but they have to take out the

burning, shes from the hoppers which as the evidence shows, sometimes blister their hands and feet. There may not have been any fatal accident but that is not the point. Though they do not use pokers every time the ash is dislodged from the hoppers, yet mostly they have to draw out the burning ashes by means of pokers. This certainly involves some amount of hazard. They also do the work of clipping and coupling which in the case of ordinary trammers is done by extra men provided for the purpose and for whom higher wages have been allowed. So I think the claim of the ash trammers to get a little more wages than what is obtained by the trammers is perfectly legitimate and justified.

5. The objection of the management to the grant of higher wages to the ash trammers is that they had already been given some increase in their pre-war basic rate of pay and that this increment is substantial. That is true. But if other class of workers doing less onerous duties is given higher scale of wages, justice and fair play would demand that the ash trammers should be granted corresponding increase in wages. Presumably the management was guided by the fact that because the designation of ash trammers is akin to that of the trammers, parity of wages was maintained. But there can be no point in such a basis. The basis should be analysis of job and the wages should be fixed accordingly.

6. Next, regarding the demand of the ash trammers that they should get the scale of wages provided for under category VI of Appendix XII of the Coal Award, I find that it is not wholly justified. If I turn to the workmen grouped in category VI of the Coal Award. I find that blacksmith, lamp fitter, Colliery Workshop Machinist, carpenters, have been mentioned there. All of them have a lot of technical skill and the category has been fixed. Their jobs have been analysed in the Coal Award. Similarly, the conveyor mover, timber mazdoors, stowing mazdoors, line mistries and masons who are included in the Category VI are all possessed of skill of a fairly higher order. That is certainly wanting in the case of these ash trammers. If I turn to the category V of appendix XII, I get that there is no mazdoor in that category. I am convinced that with an eye to the duties performed by the ash trammers, they should be assigned to occupy a status or class superior to that of ordinary mazdoors. They may very well be put under the column khalasis. In category V I get mention of clipmen, coupler, signalmen, pointsmen, whose duties in a lesser degree are identical with those done by the ash trammers in the present case. Those duties I do not get mention of in category IV which the ash trammers at present occupy. So between the category VI and the category V, the ash trammers should more appropriately be given the category V rather than the higher category considering the duties discharged by them. If these categories do furnish any index to the duties done by the workmen classed under them, I think the ash trammers should be put in category V of the said appendix. So though I do not fully concur with the Conciliation Officer in his observation that the ash trammers should be assigned the category VI, I partially accept his finding that the ash trammers should get a little more increase in their wages than what they enjoy at present. This increase of wages would be as under category V.

7. I can never accept the contention that because of the reference either the ash trammers should be given the wages as per category VI or should be left where they are at present. Though the issue strictly speaking, is not very happily worded, still I think under the present issue I am entitled to decide what should be the wages of the ash trammers in the present case. I award that the wages of the ash trammers should be as scheduled in the Coal Award under category V of appendix XII appended to it.

8. Regarding the retrospective effect of my present award, the union representative contends that though it is mentioned in the order of reference that the Tribunal would grant wages after 16th April 1959 if any, wages can be increased with effect from the date of the Coal Award. The union contends that they have been clamouring for long over this issue. But P.W. 2 who belongs to the Union known as Tata Collieries Workers' Union and who is one of its Secretaries since 1954 admits that he is not aware that the management was addressed in this matter about the raising the wages of the ash trammers, previous to the date of the present demand—14th April 1959. The Conciliation Officer also in his report refers to this date. It is because of this that the order of reference mentions 16th April 1959 as the date from which the wages may be increased if any. I do not think I can travel beyond the scope of the order of reference either in law or in fact as referred to above. So the increase that I have allowed will be awarded with effect from 16th April 1959. The arrear of wages consequent upon this raising of the category would be payable in one lump sum within one month of the award coming into operation. No order for costs.

9. I may passingly refer to the contention of the management that all these ash trammers who number nine in a shift do not work all together doing the work of clipping and coupling etc. But I have got in evidence and also it is admitted by the management before the Conciliation Officer that the nine ash trammers in a shift are divided in their work. Six place themselves at the top and three at the bottom and this work is done on rotational basis, every alternate day. So there is no point in saying that some of the ash trammers would get the benefit of the increase of wages and others not.

(Sd.) G. PALIT,

Chairman,

Central Govt. Industrial Tribunal,
Dhanbad.

Dhanbad,

The 8th November, 1960.

[No. 2/110/59-LRII.]

S. N. TULSIANI, Under Secy.

New Delhi, the 21st November 1960

S.O. 2847.—In exercise of the powers conferred by sub-section (1) of Section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints the following officers of the Office of the Chief Inspector of Mines to be Inspectors of Mines subordinate to the Chief Inspector:—

- (1) Shri V. P. Parti.
- (2) Shri G. R. Srikantan.

[No. MI-8(88)/58.]

New Delhi, the 22nd November 1960

S.O. 2848.—In exercise of the powers conferred by sub-section (1) of Section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints Shri A. B. Singh, an officer of the Office of the Chief Inspector of Mines to be Inspector of Mines subordinate to the Chief Inspector.

[No. MI-8(88)58.]

A. P. VEERA RAGHAVAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 17th November 1960

S.O. 2849.—In exercise of the powers conferred by proviso to sub-rule (3) of rule 8 read with sub-rule (2) of rule 9 of the Cinematograph (Censorship) Rule, 1958, the Central Government hereby appoints the following persons as members of the Advisory Panel of the Board of Film Censors at Calcutta with immediate effect.

- (1) Smt. Rajeshwari Datta.
- (2) Smt. Pranati Dey.

[No. 11/3/59-FC.]

S.O. 2850.—In exercise of the powers conferred by sub-rule (3) of rule 8 of the Cinematograph (Censorship) Rules, 1958 read with sub-rule (3) of rule 9 of the said Rules, the Central Government hereby re-appoints Shri D. Roychaudhuri after consultation with the Central Board of Film Censors as a member of the Advisory Panel of the Central Board of Film Censors at Calcutta with immediate effect. His previous term of membership expired on 28th September, 1960.

[No. 11/3/59-FC.]

New Delhi, the 19th November 1960

S.O. 2851.—It is notified for general information that consequent upon the abolition of the Delhi Section of the Advisory Panels of the Central Board of Film Censors, the following persons will cease to be members of the aforesaid panels with immediate effect:—

Name

Smt. Uma Nehru
Dr. Yudhvīr Singh
Shri Samue' Mathai
Smt. Ila Palchoudhuri
Dr. K. C. Khanna
Smt. Sarla Reikhi
Shri M. M. Begg

Bombay Advisory Panel.
Bombay Advisory Panel.
Bombay Advisory Panel.
Calcutta Advisory Panel.
Madras Advisory Panel.
Madras Advisory Panel.
Madras Advisory Panel.

[No. 11/2/59-FC.]

S. PADMANABHAN, Under Secy.

